Cas : - CGC 2071

	DEC	LARATION A	AND P	OWER OF ATTO	RNEY	FOR U.S. PA	TENT	APPLICATIONS
	Ø	Original		Supplemental		Substitute		PCT
As a	belov	v named inve	entor, I	hereby declare t	hat:			
My re	sider	nce, post offi	ce add	ress and citizens	hip are	e as stated bel	ow ne	xt to my name.
l beli	eve l	am the origir	nal, first	and sole invento	or (if o	nly one name i	s liste	d below) or an
origir	al, fir	st and joint i	nvento	r (if more than on	e nam	e is listed belo	w) of	the subject matter
which	is cl	aimed and fo	or which	n a patent is soug	ght on	the invention e	entitle	d:
	S	UBSTITUTE	D 5-AR	YL-2-(2-HYDRO	XYPH	ENYL)-2H-BEI	NZOT	RIAZOLE UV
				POSITIONS STA				
				FOR PREPARA				21100200
which	is de	scribed and	claime	d in:				
团	the	attached spe	ecificati	on.				
	the	specification	in U.S	. application No.				
	filed	(month/day	/year)	. application No. _, and as amendo	ed on	(month/day/ye	( ear)	if applicable).
	the	specification	in Inte	mational Applica	tion No	D. PCT/	,	
	filed (	month/day/y	_, assi ear)	gned U.S. Applica	ation N	lo	(if a	pplicable), and as amended
				19 on (month/day				
		under PCT	Article	34 on (month/day	/year)	(if applicable)		

u -- ?

I hereby state that I hav reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

and further amended on \_\_\_\_\_ (if applicable) (month/day/year)

I acknowl dg the duty to disclose all information which is known by me to be material t the patentability of this application as defined in 37 C.F.R. § 1.56.

I hereby claim foreign priority benefits under 35 U.S.C. § 119 (a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America relating to this subject matter having a filing date before that of the application on which priority is claimed:

COUNTRY/REGION (OR PCT)	APPLICATION NO.	FILING DATE (month/day/year)	PR	IORITY	CLA	MED
		***************************************		Yes		No
			. 0	Yes		No
				Yes		No
				Yes		No
I hereby claim the beneapplication(s) listed bel	efit under 35 USC § 119(e) low:	of any United States	provi	sional		
APPLICATION NO.	FILING DATE (month/day/yea	ar)				
		***************************************				

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or PCT international application(s) designating the United States listed below and, insofar as the application discloses and claims subject matter in addition to that disclosed in the prior copending application, I acknowledge the duty to disclose all information known by me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

U.S. APPLICATION N	NO. FILING DATE (month/day/y ar)	)	STAT	US		
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		0	Patented	Pendin	ig 🗆	Abandon d
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PCT APPLICATION NO.	INTERNATIONAL FILING DATE (month/day/year)	U.S. AF (if any)	PPLICATION N	NO. ST	ATUS	5
					Pate	ented
		<u> </u>		_ 0	Pen	ding
					Aba	indoned

I hereby appoint the following attorneys and agents, associated with Customer No. 000324, each of them with full power of substitution, revocation and appointment of associates, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

Luther A. R. Hall (Reg. No. 27,337), JoAnn L. Villamizar (Reg. No. 30,598), Kevin T. Mansfield (Reg. No. 31,635), David R. Crichton (Reg. No. 37,300), Tyler A. Stevenson (Reg. No. 46,388) and Michele A. Kovaleski (Reg. No. 37,865).

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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